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PATENT
1614-0254P

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: Ib MENDEL-HARTVIG et al. Conf.: 4436

Appl. No.: 09/972,882 Group: 1641

Filed: October 10, 2001 Examiner: G.W. Counts

For: ASSAY METHOD AND KIT THEREFOR

LARGE ENTITY TRANSMITTAL FORMAssistant Commissioner for Patents
Washington, DC 20231

November 14, 2002

Sir:

Transmitted herewith is an amendment in the above-identified application.

- The enclosed document is being transmitted via the Certificate of Mailing provisions of 37 C.F.R. § 1.8.
- The enclosed document is being transmitted via facsimile.

The fee has been calculated as shown below:

	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NUMBER PREVIOUSLY PAID FOR		PRESENT EXTRA	RATE	ADDITIONAL FEE
TOTAL	47	-	48	=	0	\$18	\$0.00
INDEPENDENT	4	-	4	=	0	\$84	\$0.00
<input type="checkbox"/> FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM						\$280	\$0.00
						TOTAL	\$0.00

- Petition for () month(s) extension of time pursuant to 37 C.F.R. §§ 1.17 and 1.136(a). \$0.00 for the extension of time.
- No fee is required.
- Check(s) in the amount of \$0.00 is(are) enclosed.
- Please charge Deposit Account No. 02-2448 in the amount of \$0.00. This form is submitted in triplicate.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By MaryAnne Armstrong
Gerald M. Murphy, Jr., #28,977

MaryAnne Armstrong, PhD., #40,069

GMM/MAA/csm
1614-0254P

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Attachment(s)

(Rev. 10/15/02)



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PATENT

#10/C
11-20-02
J. Bonne

IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant: Ib MENDEL-HARTVIG et al. Conf.: 4436
Appl. No.: 09/972,882 Group: 1641
Filed: October 10, 2001 Examiner: G.W. Counts
For: ASSAY METHOD AND KIT THEREFOR

AMENDMENT

Assistant Commissioner for Patents
Washington, DC 20231

November 14, 2002

Sir:

In response to the Office Action issued August 14, 2002, the following amendments and remarks are respectfully submitted in connection with the above-identified application.

IN THE SPECIFICATION

Please replace the paragraph beginning at page 4, line 9 with the following amended paragraph.

The term "amount" as used herein usually means binding capacity. Thus, for example, when it is stated that the amount of analyte-specific receptor is in excess of the amount of analyte, it means that there is more analyte-specific receptor than necessary to bind all analyte. Usually, there is a 1:1 reaction ratio between e.g. the analyte and the analyte-specific receptor, or between the analyte specific receptor and the immobilized receptor-binding